05 February 2004 (05.02.2004)

Ρποπιγ date (day/month/year)

IMPORTANT NOTICE

FENSTER & COMPANY, INTELLECTUAL PROPERTY

PATENT COOPERATION TREATY

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P. O. BOX 10256

FENSTER, Paul

From the INTERNATIONAL BUREAU

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(PCT Rule 44bis, I(c)) TREATY) (CHAPTER I OF THE PATENT COOPERATION PRELIMINARY REPORT ON PATENTABILITY TRANSMITTAL OF COPY OF INTERNATIONAL NOTIFICATION CONCERNING

Date of mailing (day/month/year) (3002.80.71) 300S teupuA Υt

International application No.

Applicant's or agent's file reference 414/04388

PCT/IL2005/000136

Applicant

MOTORIKA INC. et al

International filing date (day/month/year) 04 February 2005 (04.02.2005)

The International Bureau transmits berewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation

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Simin Baharlou

Authorized officer

1211 Geneva 20, Switzerland 34, chemin des Colombettes The International Bureau of WIPO

e-mail: pt09@wipo.int

Form PCT/IB/326 (January 2004) Facsimile No. +41 22 338 82 70

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chaplet I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant MOTORIKA INC.		72 400
International Patent Classification (8th See relevant information in Form P	CT/ISA/237	
International application No. PCT/IL2005/000136	International filing date (daysmonthyear) 04 February 2005 (04.02.2005)	Priority date (day/month/year) 05 February 2004 (05.02,2004)
Applicant's or agent's file reference 414/04388	EOK EUKTHER ACTION	Wolad 4 mail as2

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Certain defects in the international application	Box No. VII				
Certain documents cited	IV .oM xod				
Reasoned statement under Article $35(2)$ with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	Y .oN xod 🔀				
Lack of unity of invention	Box No. IV				
Non-establishment of opinion with regard to novelty, inventive step and industrial applicability	Ш. № Мо. Ш				
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Basis of the report	I.oV xod 🔀				
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In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
f 5 sheets, including this cover sheet.	This REPORT consists of a total o	7.			
ort on patentability (Chapter I) is issued by the International Bureau on behalf of the under Rule 44 bis.1(a).	This international preliminary reporting Authority	٦.			

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ini.oqiw@90jq :lism-9	Facsimile Vo. +41 22 338 82 70
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PATENT COOPERATION TREATY

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INTERNATIONAL SEARCHING AUTHORITY

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Telephone No. (571) 272-1201			Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201			
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If this opinion is, as provided above, considered to be a written opinion of the IPBA, the applicant is invited to submit to the PPBA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.					AH4I	
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See paragraph 2 below					88250/515	
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International application No.

INTERNATIONAL SEARCHING AUTHORITY WRITTEN OPINION OF THE

PCT/ILL05/00136

m PCT/ISA/237(Box No. I) (April 2005)	For
Additional comments:	t
application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
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a. type of material	
With regard to any nucleotide and/or amine acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:	'7
a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).	
the international application in the language in which it was filed	
With regard to the language, this opinion has been established on the basis of:	
x No. I Basis of this opinion	B

International application No.

WRITTEN OPINION OF THE

	Form PCT/ISA/237 (Box No. IV) (April 2005)
•	the parts relating to claims Nos. 1-44
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of the international application:	4. Consequently, this opinion has been established in respect of the following parts
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(012/9	not complied with for the following reasons: See the lack of unity section of the International Search Report(Form PCT/ISA
	complied with
zi E.EI has L.EI , I.S.I slu A thiw son	pay additional fees. 3. This Authority considers that the requirement of unity of invention in accordan
mplied with and chose not to invite the applicant to	2. This Authority found that the requirement of unity of invention is not co
	sees lanoitibus bisq toa
DIEG TOU COM	paid additional fees under protest but the applicable protest fee
aal 12alo	paid additional fees under protest and, where applicable, the pro
	paid additional fees
the applicant has, within the applicable time limit:	I. To response to the invitation (Form PCT/ISA/206) to pay additional fees
	Box No. IV Lack of unity of invention
PCT/IL05/00136	INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/LL05/00136

INTERNATIONAL SEARCHING AUTHORITY WRITTEN OPINION OF THE

		Form PCT/ISA/237 (Box No. V) (April 2005)
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		be made or used in industry.
nave industrial applicability because the subject matter claimed can	Article 33(4), and thus l	Claims 1-44 meet the criteria set out in PCT A
		as claimed.
art the prior art does not teach or fairly suggest the instant invention	Article 33(2)-(3), becau	
		2. Citations and explanations:
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